	Page.
In Dorchester county, on the first Monday in April and fourth Monday	
in October—1828, ch. 182, sec. 6,	969
In Worcester county, on the second Monday in May and second Monday of November*—1828, ch. 182, sec. 6,	970
In Frederick county, on the fourth Monday in February and October	910
—1828, ch. 182, sec. 6,	970
In Washington county, on the fourth Monday in March and third Mon-	
day in November-1828, ch. 182, sec. 6,	970
In Allegany county, on the third Monday in April and second Monday	
in October—1828, ch. 182, sec. 6,	970
In Harford county, on the second Monday in March and August-	
1828, ch. 182, sec. 6,	970
In suits on the equity side of the county courts, for the sale of the	
estate of any deceased person, for the payment of debts or legacies,	
or for the sale of any mortgaged premises, or to foreclose a mort-	
gage, or to compel a conveyance of real estate; any infant defend-	
ant, a resident of the state, against whom process hath issued, who shall not appear before the court or commissioner, and such infant	
has been kept out of the way, or prevented from being served with	
the process, and the court may, by an order, to be published, &c.	
direct such infant to appear; and if the infant does not appear, the	
court may order the bill to be taken pro confesso, and decree, &c.	
—1828, ch. 184,	971
Time of holding, in Somerset county, hereafter to be the third Monday	0.1
<u> </u>	2175
Authorized to award cost in cases occurring under the insolvent act-	
1829, ch. 31,	974
Time of holding, in Queen Anne's county, hereafter the first, instead	
of the third Monday in November-1829, ch. 34,	974
Time of holding, in Worcester county, hereafter the first Monday in	
	2287
On petition for divorce, &c. to issue commissions to take testimony, &c.	000
—1829, ch. 202, sec. 1,	990
Clerks of, entitled to two dollars fees for receiving, filing, and forward-	
ing to the legislature, proceedings on petition for divorce—1829,	990
ch. 202, sec. 2,	990
CRIMES AND PUNISHMENTS.	
Sanguinary laws ought to be avoided, as far as is consistent with the	
safety of the state; and no law to inflict cruel and unusual pains	
and penalties ought to be made, in any case, or at any time here-	
after-Decl. of Rights, art. 14.	
Retrospective laws, punishing facts committed before the existence of	
such laws, and by them only declared criminal, are oppressive,	
unjust, and incompatible with liberty; wherefore no ex post facto	
law ought to be made-Decl. of Rights, art. 15.	
No law to attaint particular persons of treason or felony, ought to be	
made in any case, or at any time hereafter—Decl. of Rights, art. 16.	